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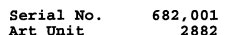
APPLICATION NO.	F	TILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/682,001		07/06/2001	Alexander Ganin	15-XZ-5881	881 8764	
23446	7590	09/04/2002				
		LD & MALLOY	EXAMINER			
500 WEST I SUITE 3400)		CHURCH, CRAIG E			
CHICAGO,	IL 6066	l		ART UNIT	PAPER NUMBER	
				2882		
				DATE MAILED: 09/04/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No. Applicant(s)					
Office Action Summary	Examiner		Group Art Unit			
—The MAILING DATE of this communication appears	on the cover sheet be	eneath the co	orrespondence ad	ldress		
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE 3	MONTH(S)	FROM THE MAIL	ING DATE		
 Extensions of time may be available under the provisions of 37 CFR 1.13 from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, such period shall, by default, ex Failure to reply within the set or extended period for reply will, by statute, 	within the statutory minimo	um of thirty (30) the mailing date	days will be considere e of this communicatio	ed timely. on .		
Status						
☐ Responsive to communication(s) filed on		·		······································		
☐ This action is FINAL .			•			
☐ Since this application is in condition for allowance except for accordance with the practice under Ex parte Quayle, 1935 (the merits is clos	ed in		
Disposition of Claims						
Claim(s) 1, 2, 5-7, 9-23	is/are p	is/are pending in the application.				
Of the above claim(s)	is/are v	vithdrawn from cor	sideration.			
□ Claim(s)		is/are a	is/are allowed.			
(Claim(s) 1, 2, 5-7, 9-23	is/are r	is/are rejected.				
□ Claim(s)	is/are o	is/are objected to.				
□ Claim(s)————————————————————————————————————	are sub	· ·	or election			
Application Papers		·				
\square See the attached Notice of Draftsperson's Patent Drawing F						
☐ The proposed drawing correction, filed on		disapproved	d.			
☐ The drawing(s) filed on is/are objected to by the Examiner.						
 □ The specification is objected to by the Examiner. □ The oath or declaration is objected to by the Examiner. 						
Priority under 35 U.S.C. § 119 (a)-(d)						
 □ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 11 9(a)-(d). □ All □ Some* □ None of the CERTIFIED copies of the priority documents have been □ received. 						
 □ received in Application No. (Series Code/Serial Number) □ received in this national stage application from the International 			 •			
*Certified copies not received:			•			
Attachment(s)	•					
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s	s) 🗆 In	terview Sumn	nary, PTO-413			
Notice of Reference(s) Cited, PTO-892	. □N	tice of Informal Patent Application, PTO-152				
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948	0	ther				
Office Action Summary						

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Part of Paper No.



The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Claims 1, 2, 5, 9, 22 and 23 are rejected under 35 U.S.C. § 103 as being unpatentable over Khutoryansky et al (5734694). Lines 50 of column 4 to 38 of column 6 explain operation of the disclosed tomographic system which includes presetting parameters such as sweep angle (travel distance), fulcrum (focal plane), slice thickness and speed. Switches 716
Further, and it would have been obvious to one of ordinary skill in the art at the time the invention was made to operate them in sequence since the source scanning in either direction is limited. Further, it would have been obvious to acquire more than one image while practicing the Khutoryansky method.

Claims 6, 7 and 10-21 are rejected under 35 U.S.C. § 103 as b ing unpatentable over Khutoryansky et al (5734694) in view of Tam

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(5717732) and Sata (5,412,702). Tam teaches a linear tomograph including x-ray source 10 and digital detector array 12. Khutoryansky does not detail the structure of his detector, and it would have been obvious to employ therefor any known detector such as the digital detector taught by Tam in order to provide real time display. Sata teaches an x-ray tomograph equipped with a display 40 for simultaneously showing multiple tomographic views, and it would have been obvious to one of ordinary skill in the art at the time the invention was made to equip the Khutoryansky with such means to speed up medical diagnosis.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication should be directed to Examiner Church at telephone number (703) 308-4861.

CRAIG E. CHURCH

Crong & Clurch

Senior Examiner ART UNIT 2882